Todd M. Friedman (216752) 1 Adrian R. Bacon (280332) 2 Law Offices of Todd M. Friedman, P.C. 21550 Oxnard Street, Suite 780 3 Woodland Hills, CA 91367 4 Phone: (877) 206-4741 Fax: (866)633-0228 5 tfriedman@toddflaw.com 6 abacon@toddflaw.com 7 Attorneys for Plaintiffs 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 Case No. 2:18-cv-08787-FMO-E TERRY FABRICANT, individually 11 and on behalf of all others similarly 12 situated, NOTICE OF SETTLEMENT 13 Plaintiff, 14 VS. 15 16 ABC GLOBAL SYSTEMS, INC., and DOES 1 through 10, inclusive, and each) 17 of them, 18 19 Defendant. 20 NOW COMES THE PLAINTIFF by and through her attorney to respectfully 21 notify this Honorable Court that this case has settled on an individual basis. 22 23 In making a determination to resolve this matter, Plaintiff and her counsel of 24 record entered into early settlement discussions in an attempt to resolve this matter. 25 Defendant informed Plaintiff and his counsel that it may not be able to properly 26 litigate a class action to the fullest extent due to its financial instability and various 27 Defendant shared information with Plaintiff and her counsel to tax liens. 28

demonstrate, with complete transparency, that it would not be able to sufficiently

Moreover, Defendant would be willing to agree to undertake fund the class. reasonable efforts in limiting their business with lead generators, so as to better comply with the provisions of the Telephone Consumer Protection Act. Based on this information, Plaintiff's counsel determined that it would be fruitless to press forward with a litigation where Defendant would most likely not be able to properly fund the class. Thus, Plaintiff and Defendant settled this matter on an individual basis, not a class action.

Plaintiff requests that this Honorable Court vacate all pending hearing dates and allow sixty (60) days with which to file dispositive documentation. A Joint Stipulation of Dismissal will be forthcoming. This Court shall retain jurisdiction over this matter until fully resolved.

Respectfully submitted this 19th Day of December, 2018.

By: s/Adrian R. Bacon ADRIAN R. BACON Law Offices of Todd M. Friedman, P.C. Attorney for Plaintiff

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1	Filed electronically on this 19th Day of December, 2018, with:
2	United States District Court CM/ECF system
3 4	Notification sent electronically via the Court's ECF system to:
5	Honorable Fernando M. Olguin
6	United States District Court Central District of California
7	Central District of Camornia
8	Notification sent via mail to:
9	Nathan Mumford
10	350 Fifth Ave
11	New York, NY 10118
12	
13	This 19th Day of December, 2018.
14	s/Adrian R. Bacon
15	Adrian R. Bacon
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